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MAY 10 2004

Paper No. 10

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INTELLECTUAL PROPERTY DEPARTMENT
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MINNEAPOLIS, MN 55402-1498

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In re Application of
Habermehl
Application No. 10/252,751
Filed: September 23, 2002
Attorney Docket No. 6669.02

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: **OFFICE OF PETITIONS**
: ON PETITION
:
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This decision concerns the April 19, 2004 petition under 37 CFR 1.137(b).

The petition is **GRANTED**.

The application became abandoned on August 31, 2003 for failure to timely submit a proper reply to the May 30, 2003 final Office Action.

Applicant filed a continuation application on October 20, 2003 (Application No. 10/689,466) as reply to the May 30, 2003 final Office Action. In addition, the petition encloses the \$665 petition fee (small entity) and states that the entire delay in filing a proper reply from the due date until the filing of a grantable §1.137(b) petition was unintentional. The petition is thus granted.

The application is hereby revived for establishing co-pendency with Application No. 10/689,466. Upon such establishment of co-pendency, the instant parent application is again abandoned as requested in the instant petition.

The application file is being forwarded to Files Repository.

Telephone inquiries should be directed to the undersigned at (703) 308-0763.

RC Tang
Petitions Attorney
Office of Petitions